

LIQUOR DEALERS ASK FOR FUNDS TO AID CANDIDATE COX AS A PRONOUNCED "WET"

(Verbatim copy of letter presented to Senatorial Investigating Committee, at Chicago, by Chairman Will H. Hays of Republican National Committee.)

Dear Sir and Brother:

449 Broad Street, Newark, N. J.

July 22, 1920.



Cabain Bros.,
Dear Sir and Brother:

The organized liquor trade of New Jersey has set out to do its part toward the election of James M. Cox as the next President of the United States and it becomes my duty to call upon you to help. More than that we are going to fight as we never fought before to keep the hirelings of the Anti-Saloon League out of office; to elect Congressmen in the twelve Congressional districts of the State who will vote to amend the Volstead Act so as to permit the sale of light wine and beer; to elect Assemblymen and State Senators who will keep New Jersey from ratifying the Eighteenth Amendment and prevent the passage of any law concurring in the Volstead Act in its present form.

The nomination of Governor Cox of Ohio for the presidency by the Democrats is a big victory for our interests and it can be attributed to a great degree to the activity of our trade organizations here in New Jersey and throughout the nation. Governor Cox is a pronounced "wet" and he can be relied upon to approve an amendment to the Volstead Act as suggested above. It is now up to our trade organizations to stand unitedly behind the ticket of Cox and Roosevelt and roll up such a majority as will show convincingly that the public well is in our favor. Are you going to help? Of course you are.

This is going to be the greatest political fight in the history of the United States. Your liberty and mine has been taken from us. Our business has been unjustly confiscated. The rights of the people have been seized and they are lined up with us in the mighty struggle that is soon to be decided by the battle of the ballot.

The recent decision of the United States Supreme Court has thrown the question of Prohibition squarely into politics. It is the vital issue in the Campaign that is now under way. The prohibitionists tried to keep the question out of the campaign. They feared the vote of an outraged and indignant public. It is up to us—members of the organized liquor trade—to force the fight. That is just what we are doing.

We have issued the challenge. The Anti-Saloon League is forced to fight. It has made an appeal for a \$30,000 fund to select dry Congressmen who will uphold the Volstead Act and dry candidates to the State Senate and Assembly to force ratification of the Eighteenth Amendment on New Jersey. There is no question about the Anti-Saloon League's ability to raise the amount asked. How much can we raise?

We must have money at once to carry on the work that we have planned. Do not think for a moment that there is plenty of time to give between now and election. The fall will be too late. Money must be had immediately if we are to maintain our headquarters and continue the propaganda that is necessary in the drive to win public opinion. This is the second appeal that I have sent you. The first you evidently overlooked. I would not bother you now if it were not for the fact that your own interests hang in the balance just as much as mine. Let me beg of you to remain loyal to the cause to the finish. Make this your last contribution if you will but give—give something.

Your record on the roster of your local associations and also on that of the State League showed that you have been loyal and regular in the past. Do keep that record unsullied to the very end. I have always had your co-operation in the past please let me have it now for the Federation is to put up a bigger fight than it ever made before.

So that we may know at once just what our resources are, may we not ask you to promptly return the inclosed card filled out with your remittance.

Jump in and help us fight. Give as much as you can afford. This is not merely a battle to save your business but one to preserve something more sacred namely, your personal liberty.

Yours fraternally,
Geo. T. Canoll
PRESIDENT.



The "Greatest Mother" concept which was visualized in the famous art poster used by the American Red Cross in its second war fund campaign has had its symbolism adapted to the Red Cross works of the post-war era and will illuminate the main poster to be used in the Fourth Roll Call November 11-20. This adaptation will bear the title "Still the Greatest Mother in the World." Everyone is familiar with the original "The Greatest Mother in the World," the effectiveness of which has been shown in part by the fact that it has furnished a synonym for Red Cross that has come to almost a household term. More than any other symbol, except the red cross itself, the public has made it the trademark of the American Red Cross.

SUDAN GRASS IS IMPORTANT CROP

Now Being Successfully Grown
in Nearly All Parts of the
United States.

HAS SHORT GROWING SEASON

Gaining Popularity Because of its
Ability to Produce Fair Yield of
Hay Under Conditions of
Low Rainfall.

Ten years after its introduction to the United States from Khartoum, Africa, Sudan grass was being successfully grown in nearly all parts of the United States. It does not serve well either as a "money crop" or a soil improver, hence it may never find a permanent place in regular crop rotations. It has, nevertheless, a very important place in the farmer's second line of defense as a catch crop which can be planted to give satisfactory returns when conditions have brought failure to other hay crops. This is the verdict pronounced by the United States department of agriculture in Farmer's Bulletin 1126 recently issued.

Sudan grass is replacing millet as the premier catch crop in many localities because of its ability to produce a fair yield and a high quality of hay under conditions of low rainfall; its rather short growing season, and its ability to thrive on a wide range of soil types. Large yields of Sudan grass are obtained only on good soils, but the grass fails completely only on cold, poorly drained land.

Sudan Grass Produces Heavily.

In California under irrigation Sudan grass has made yields of 9.8 tons of field-cured hay an acre, when alfalfa produced but 8.3 tons under like conditions; it ordinarily yields about the same as alfalfa under irrigation in the Southwest, but Sudan grass gives its full crop in three cuttings against the four or five required for alfalfa. It is the only grass yet found which in this part of the United States ranks as the equal of alfalfa in point of yield and quality of the hay. Its record in this respect has led to its use in "patching" old alfalfa fields when the stand of alfalfa has been destroyed. In the southern great plains where there is a low rainfall, Sudan grass grown without irrigation will yield from one to three tons of hay to the acre.

There are certain parts of the United States where the department of agriculture considers it unwise to depend on Sudan grass for hay. This is true of the strip of territory 200 miles wide along the northern boundary; the regions of high alti-



Sudan Grass Grown in Rows and Cultivated.

tudes in the western states; and also most of Florida and a narrow strip of land along the gulf coast. Low temperatures prevent success with the grass in the first two regions named, and disease is the limiting factor along the gulf coast. In a majority of the central and southern states, however, climatic and soil conditions are favorable to Sudan grass.

Although Sudan grass is best adapted by nature to use as a hay crop, it is also used with great success as a soiling and pasture crop for summer pastures. Its use as a silage material is limited by the fact that it is easily made into hay and fed as such with very little waste, and also because corn and sorghum both outyield it and are generally available throughout the region where Sudan grass is grown.

High Feeding Value.
The feeding value of Sudan grass is equal to timothy hay. In localities where soy beans or cowpeas do well these legumes may be grown in mixtures with the Sudan grass. Such a mixture produces a hay of higher feeding value than the grass alone, because of the high protein content of the legumes.

Sudan grass hybridizes freely with the sorghums. It is necessary, therefore, if pure seed is produced, to have the Sudan grass field at some distance from any sorghums, otherwise it will result in a mongrel crop the following year.

The department of agriculture's new bulletin goes very thoroughly into the details of cropping, planting, harvesting—both for hay and for seed—as well as the best methods of feeding the hay to live stock.

"I Spent \$1.25 on Rat-Snap and Saved the Price of a Hog."

James McGuire, famous Hog Raiser of New Jersey, says: "I advise every farmer troubled with rats to use RAT-SNAP. Tried everything to get rid of rats. Spent \$1.25 on RAT-SNAP. Figured the rats it killed saved the price of a hog." RAT-SNAP comes in cake form. No mixing with other food. Cats or dogs won't touch it. Three sizes, 35c, 65c, \$1.25. Sold and guaranteed by The Arthur Ward Co., Sprague & Co., C. A. Lawrence.

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LAND FOR SALE—Cheap—80 acres, partly improved in Gladwin county or would sell 40 acres. For particulars inquire Fred Harvey, 679 Alger Avenue, Owosso, Mich. 16 19

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SALESMEN WANTED to solicit orders for lubricating oils, greases and paints. Salary or Commission. Address The Harvey Oil Co., Cleveland, Ohio.

FOR SALE—Celery farms, any size. Buy from owner, M. S. Nelson, Sanford, Florida.

MEN WANTED—For construction work on high school at Durand, Mich. Long steady job. Apply at job.

Notice of Appearance.

STATE OF MICHIGAN—35th Judicial Circuit, In Chancery.
Suit pending in Circuit Court for County of Shiawassee, in Chancery, at Cornua, Mich., on the 23rd day of August, A. D. 1920.

Bessie Howe, Plaintiff vs. Joseph Howe, Defendant. In this cause it appearing by affidavit on file that defendant, Joseph Howe, is a resident of this state, but that he is concealed and hidden therein, to avoid service, therefore on motion of Neil R. Walsh, attorney for plaintiff, it is ordered, that defendant, enter his appearance in said cause on or before three months from the date of this order, and that within 40 days plaintiff cause this order to be published in The Owosso Times, said publication to be published once in each week for six weeks in succession.

WILLIAM J. PARKER,
Circuit Court Commissioner.
NEIL R. WALSH,
Attorney for Plaintiff. 24-39

Commissioners' Notice.

In the matter of the estate of Minnie Seelhoff deceased.

We, the undersigned, having been appointed by Hon. Matthew Bush, Judge of Probate in and for the County of Shiawassee, State of Michigan, Commissioners to receive, examine and adjust all claims and demands of all persons against said estate, do hereby give notice that we will meet at the store of John Telfer, in the Township of Rush in said county, on Saturday, the 25th day of September, A. D. 1920, and on Friday, the 28th day of November, A. D. 1920, at ten o'clock in the forenoon of each said days, for the purpose of receiving and adjusting all claims against said estate, and that for months from the 24th day of July, A. D. 1920, are allowed to creditors to present their claims to said Commissioners for adjustment and allowance.

Dated the 24th day of July, A. D. 1920.
JOHN TELFER,
OTIS S. MEAD,
Commissioners. 19-22

Order of Publication.

State of Michigan—The Probate Court for the County of Shiawassee.

At a session of the Probate Court for said county, held at the Probate office, in the City of Cornua, on the 24th day of September, in the year one thousand nine hundred and twenty.

Present—Matthew Bush, Judge of Probate.

In the matter of the estate of Albert J. Van Horn, deceased.

Rosa Van Horn, the administratrix of said estate, having rendered a final account to this court.

It is Ordered, That the 11th day of October, next, at nine o'clock in the forenoon, at said probate office be appointed for examining and allowing said account.

And it is Further Ordered, That a copy of this order be published three successive weeks previous to said day of hearing, in The Owosso Times, a newspaper printed and circulating in said County of Shiawassee.

MATTHEW BUSH,
Judge of Probate.

By CLARABEL GALLOWAY,
Probate Register.

Notice of Appearance.

State of Michigan—In the Circuit Court for the County of Shiawassee, in Chancery.

August Jostpille, Plaintiff,

vs.

Johnathan Child and Sophia Child, his wife; Daniel Ball and Mary A. Ball, his wife; Ransom S. Smith, James B. Wheeler, Mary E. Finch, Albert T. Nichols and Aaron Vedder, or any of their unknown heirs, devisees, legatees and assigns. Defendants.

NOTICE OF APPEARANCE.

Suit pending September 7, 1920, in the Circuit Court for the County of Shiawassee, in Chancery.

It appearing to me, the subscriber, Circuit Judge in the above Court, from the allegations contained in said Bill of Complaint filed in the above entitled cause and from the affidavits filed in said cause, that plaintiff does not know and has not been able, after diligent search and inquiry, to ascertain the names of the persons who are included as defendants herein without being named, and cannot ascertain in what state or country above named defendants reside.

Therefore, on motion of Miner & Miner, attorneys for the Plaintiff, it is ordered that the above named defendants and their, and each of their unknown heirs, devisees, legatees and assigns, cause their and each of their appearance to be entered in this cause, within three months from the date of this order, and in case of their appearance, to cause their answer to said Bill of Complaint to be filed, and a copy thereof to be served on the attorneys for the plaintiff within twenty days after service upon them of a copy of said Bill of Complaint, and that in default thereof said Bill of Complaint be taken as confessed by each and all of said defendants, and also that within forty days from the date of this order plaintiff cause a copy of this order to be published in The Owosso Times, a newspaper printed, published and circulating in said County of Shiawassee, and that said publication be continued once each week for six weeks in succession, or that Plaintiff cause a copy of this order to be personally served on said defendants and each of them at least twenty days before the time prescribed for appearance.

JOSEPH H. COLLINS,
Circuit Judge.

MINER & MINER,
Attorneys for Plaintiff.

Business Address, 410 Miner Building, Owosso, Mich.

NOTICE—The foregoing suit involves the title to the following described real estate, to-wit:

The west fifty acres of the east one hundred acres of the northeast one quarter of Section 20, town 7 north, range 3 east; and also part of the northeast one quarter and the southeast one quarter of said Section 20, described as beginning at the Shiawassee river, thence northwesterly along said river to the north and south one quarter line, thence north along said one quarter line 50.27 chains to the place of beginning, excepting 10 acres sold to Jasper H. Kelly and 5 acres sold to Rosetta Kelly, all in town 7 north, range 3 east, Shiawassee County, Michigan; and this suit is brought to quiet Plaintiff's title therein.

MINER & MINER,
Attorneys for Plaintiff.

25-32

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10. Eczema, Eruptions
11. Rheumatism, Lumbago
12. Fever and Ague, Malaria
13. Piles, Blind, Bleeding, Internal, External
14. Catarrh, Influenza, Cold in Head
15. Whooping Cough
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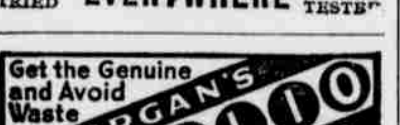
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